

## § 259.5

royalty payments to nonfeatured musicians as defined in 17 U.S.C. 1006(b)(1), shall file a notice informing the Copyright Office of his/her name and address.

(b) The independent administrator jointly appointed by the interested copyright parties, as defined in 17 U.S.C. 1001(7)(A), and the American Federation of Television and Radio Artists (or any successor entity) for the purpose of managing, and ultimately distributing the royalty payments to nonfeatured vocalists as defined in 17 U.S.C. 1006(b)(1), shall file a notice informing the Copyright Office of his/her full name and address.

(c) A notice filed under paragraph (a) or (b) of this section shall include the following information:

(1) The full name of the independent administrator;

(2) The telephone number and facsimile number, if any, full address, including a specific number and street name or rural route, of the place of business of the independent administrator.

(d) Notice shall bear the original signature of the independent administrator or a duly authorized representative of the independent administrator, and shall be filed with the Copyright Office no later than March 31 of each year, commencing with March 31, 1994.

(e) No notice may be filed by facsimile transmission.

[58 FR 53826, Oct. 18, 1993. Redesignated and amended at 59 FR 23994, 23995, May 9, 1994; 59 FR 33202, June 28, 1994; 60 FR 8198, Feb. 13, 1995]

### § 259.5 Compliance with statutory dates.

(a) Claims filed with the Copyright Office shall be considered timely filed only if:

(1) They are hand delivered, either by the claimant, the claimant's agent, or a private delivery carrier, to: Office of the Register of Copyrights, Room 403, James Madison Memorial Building, 101 Independence Avenue SE., Washington, DC 20540, during normal business hours during the month of January or February; or

(2) They are addressed to: Copyright Arbitration Royalty Panel, P.O. Box 70977, Southwest Station, Washington,

## 37 CFR Ch. II (7-1-99 Edition)

DC 20024, and are deposited with sufficient postage with the United States Postal Service and bear a January or February U.S. postmark.

(b) Notwithstanding subsection (a), in any year in which the last day of February falls on Saturday, Sunday, a holiday, or other nonbusiness day within the District of Columbia or the Federal Government, claims received by the Copyright Office by the first business day in March, or properly addressed and deposited with sufficient postage with the United States Postal Service and postmarked by the first business day in March, shall be considered timely filed.

(c) Claims dated only with a business meter that are received after the last day of February, will not be accepted as having been timely filed.

(d) No claim may be filed by facsimile transmission.

(e) In the event that a properly addressed and mailed claim is not timely received by the Copyright Office, a claimant may nonetheless prove that the claim was properly filed if it was sent by certified mail return receipt requested, and the claimant can provide a receipt bearing a January or February date stamp of the U.S. Postal Service, except where paragraph (b) of this section applies. No affidavit of an officer or employee of the claimant, or of a U.S. postal worker will be accepted in lieu of the receipt.

[59 FR 23995, May 9, 1994, as amended at 59 FR 63043, Dec. 7, 1994; 61 FR 63718, Dec. 2, 1996; 63 FR 30636, June 5, 1998]

### § 259.6 Copies of claims.

A claimant shall, for each claim submitted to the Copyright Office, file an original and two copies of the claim to digital audio recording devices and media royalty payments.

[59 FR 23995, May 9, 1994]

## PART 260—USE OF SOUND RECORDINGS IN A DIGITAL PERFORMANCE

Sec.

260.1 General.

260.2 Royalty fees for the digital performance of sound recordings.

260.3 Terms for making payment of royalty fees.

## Copyright Office, Library of Congress

- 260.4 Confidential information and statements of account.
- 260.5 Verification of statements of account.
- 260.6 Verification of royalty payments.
- 260.7 Unknown copyright owners.

AUTHORITY: 17 U.S.C. 114, 801(b)(1).

SOURCE: 63 FR 25413, May 8, 1998, unless otherwise noted.

### **§ 260.1 General.**

(a) This part 260 establishes terms and rates of royalty payments for the public performance of sound recordings by nonexempt subscription digital transmission services in accordance with the provisions of 17 U.S.C. 114 and 801(b)(1).

(b) Upon compliance with 17 U.S.C. 114 and the terms and rates of this part, a nonexempt subscription digital transmission service may engage in the activities set forth in 17 U.S.C. 114.

### **§ 260.2 Royalty fees for the digital performance of sound recordings.**

(a) Commencing June 1, 1998, the royalty fee for the digital performance of sound recordings by nonexempt subscription digital services shall be 6.5% of gross revenues resulting from residential services in the United States.

(b) A nonexempt subscription digital transmission service (the "Licensee") shall pay a late fee of 1.5% per month, or the highest lawful rate, whichever is lower, for any payment received after the due date. Late fees shall accrue from the due date until payment is received.

(c)(1) For purposes of this section, *gross revenues* shall mean all monies derived from the operation of the programming service of the Licensee and shall be comprised of the following:

(i) Monies received by Licensee from Licensee's carriers and directly from residential U.S. subscribers for Licensee's programming service;

(ii) Licensee's advertising revenues (as billed), or other monies received from sponsors if any, less advertising agency commissions not to exceed 15% of those fees incurred to recognized advertising agency not owned or controlled by Licensee;

(iii) Monies received for the provision of time on the Programming Service to any third party;

### **§ 260.3**

(iv) Monies received from the sale of time to providers of paid programming such as infomercials;

(v) Where merchandise or anything or service of value is received by licensee in lieu of cash consideration for the use of Licensee's programming service, the fair market value thereof or Licensee's prevailing published rate, whichever is less;

(vi) Monies or other consideration received by Licensee from Licensee's carriers, but not including monies received by Licensee's carriers from others and not accounted for by Licensee's carriers to Licensee, for the provision of hardware by anyone and used in connection with the Programming Service;

(vii) Monies or other consideration received for any references to or inclusion of any product or service on the programming service; and

(viii) Bad debts recovered regarding paragraphs (c)(1) (i) through (vii) of this section.

(2) Gross revenues shall include such payments as are in paragraphs (c)(1) (i) through (viii) of this section to which Licensee is entitled but which are paid to a parent, subsidiary, division, or affiliate of Licensee, in lieu of payment to Licensee but not including payments to Licensee's carriers for the programming service. Licensee shall be allowed a deduction from "gross revenues" as defined in paragraph (c)(1) of this section for affiliate revenue returned during the reporting period and for bad debts actually written off during reporting period.

(d) During any given payment period, the value of each performance of each digital sound recording shall be the same.

### **§ 260.3 Terms for making payment of royalty fees.**

(a) All royalty payments shall be made to a designated agent(s), to be determined by the parties through voluntary license agreements or by a duly appointed Copyright Arbitration Royalty Panel pursuant to the procedures set forth in subchapter B of 37 CFR, part 251.

(b) Payment shall be made on the twentieth day after the end of each month for that month, commencing

## § 260.4

37 CFR Ch. II (7-1-99 Edition)

with the month succeeding the month in which the royalty fees are set.

(c) The agent designated to receive the royalty payments and the statements of account shall have the responsibility of making further distribution of these fees to those parties entitled to receive such payment according to the provisions set forth at 17 U.S.C. 114(g).

(d) The designated agent may deduct reasonable costs incurred in the administration of the distribution of the royalties, so long as the reasonable costs do not exceed the actual costs incurred by the collecting entity.

(e) Commencing June 1, 1998, and until such time as a new designation is made, the Recording Industry Association of America, Inc. shall be the agent receiving royalty payments and statements of account.

[63 FR 25413, May 8, 1998, as amended at 63 FR 30636, June 5, 1998]

### § 260.4 Confidential information and statements of account.

(a) For purposes of this part, confidential information shall include statements of account and any information pertaining to the statements of account designated as confidential by the nonexempt subscription digital transmission service filing the statement. Confidential information shall also include any information so designated in a confidentiality agreement which has been duly executed between a nonexempt subscription digital transmission service and an interested party, or between one or more interested parties; *Provided* that all such information shall be made available, for the verification proceedings provided for in §§ 260.5 and 260.6 of this part.

(b) Nonexempt subscription digital transmission services shall submit monthly statements of account on a form provided by the agent designated to collect such forms and the monthly royalty payments.

(c) A statement of account shall include only such information as is necessary to verify the accompanying royalty payment. Additional information beyond that which is sufficient to verify the calculation of the royalty fees shall not be included on the statement of account.

(d) Access to the confidential information pertaining to the royalty payments shall be limited to:

(1) Those employees of the designated agent who are not also employees or officers of a sound recording copyright owner or performing artist, and who, for the purpose of performing their assigned duties during the ordinary course of business, require access to the records; and

(2) An independent and qualified auditor who is not an employee or officer of a sound recording copyright owner or performing artist, but is authorized to act on behalf of the interested copyright owners with respect to the verification of the royalty payments.

(e) The designated agent shall implement procedures to safeguard all confidential financial and business information, including but not limited to royalty payments, submitted as part of the statements of account. Confidential information shall be maintained in locked files.

(f) Books and records relating to the payment of the license fees shall be kept in accordance with generally accepted accounting principles for a period of three years. These records shall include, but are not limited to, the statements of account, records documenting an interested party's share of the royalty fees, and the records pertaining to the administration of the collection process and the further distribution of the royalty fees to those interested parties entitled to receive such fees.

### § 260.5 Verification of statements of account.

(a) *General.* This section prescribes general rules pertaining to the verification of the statements of account by interested parties according to terms promulgated by a duly appointed copyright arbitration royalty panel, under its authority to set reasonable terms and rates pursuant to 17 U.S.C. 114 and 801(b)(1), and the Librarian of Congress under his authority pursuant to 17 U.S.C. 802(f).

(b) *Frequency of verification.* Interested parties may conduct a single

## Copyright Office, Library of Congress

## § 260.7

audit of a nonexempt subscription digital transmission service during any given calendar year.

(c) *Notice of intent to audit.* Interested parties must submit a notice of intent to audit a particular service with the Copyright Office, which shall publish in the FEDERAL REGISTER a notice announcing the receipt of the notice of intent to audit within 30 days of the filing of the interested parties' notice. Such notification of intent to audit shall also be served at the same time on the party to be audited.

(d) *Retention of records.* The party requesting the verification procedure shall retain the report of the verification for a period of three years.

(e) *Acceptable verification procedure.* An audit, including underlying paperwork, which was performed in the ordinary course of business according to generally accepted auditing standards by an independent auditor, shall serve as an acceptable verification procedure for all parties.

(f) *Costs of the verification procedure.* The interested parties requesting the verification procedure shall pay for the cost of the verification procedure, unless an independent auditor concludes that there was an underpayment of five (5) percent or more; in which case, the service which made the underpayment shall bear the costs of the verification procedure.

(g) *Interested parties.* For purposes of this section, interested parties are those copyright owners who are entitled to receive royalty fees pursuant to 17 U.S.C. 114(g), their designated agents, or the entity designated by the copyright arbitration royalty panel in 37 CFR 260.3 to receive and to distribute the royalty fees.

### § 260.6 Verification of royalty payments.

(a) *General.* This section prescribes general rules pertaining to the verification of the payment of royalty fees to those parties entitled to receive such fees, according to terms promulgated by a duly appointed copyright arbitration royalty panel, under its authority to set reasonable terms and rates pursuant to 17 U.S.C. 114 and 801(b)(1), and the Librarian of Congress

under his authority pursuant to 17 U.S.C. 802(f).

(b) *Frequency of verification.* Interested parties may conduct a single audit of the entity making the royalty payment during any given calendar year.

(c) *Notice of intent to audit.* Interested parties must submit a notice of intent to audit the entity making the royalty payment with the Copyright Office, which shall publish in the FEDERAL REGISTER a notice announcing the receipt of the notice of intent to audit within 30 days of the filing of the interested parties' notice. Such notification of intent shall also be served at the same time on the party to be audited.

(d) *Retention of records.* The party requesting the verification procedure shall retain the report of the verification for a period of three years.

(e) *Acceptable verification procedure.* An audit, including underlying paperwork, which was performed in the ordinary course of business according to generally accepted auditing standards by an independent auditor, shall serve as an acceptable verification procedure for all parties.

(f) *Costs of the verification procedure.* The interested parties requesting the verification procedure shall pay for the cost of the verification procedure, unless an independent auditor concludes that there was an underpayment of five (5) percent or more; in which case, the entity which made the underpayment shall bear the costs of the verification procedure.

(g) *Interested parties.* For purposes of this section, interested parties are those copyright owners who are entitled to receive royalty fees pursuant to 17 U.S.C. 114(g), or their designated agents.

### § 260.7 Unknown copyright owners.

If the designated collecting agent is unable to identify or locate a copyright owner who is entitled to receive a royalty payment under this part, the collecting agent shall retain the required payment in a segregated trust account for a period of three years from the

**§ 260.7**

date of payment. No claim to such payment shall be valid after the expiration of the three year period. After the expiration of this period, the collecting

**37 CFR Ch. II (7-1-99 Edition)**

agent may use the unclaimed funds to offset the cost of the administration of the collection and distribution of the royalty fees.

## INDEX TO CHAPTER II—COPYRIGHT OFFICE, LIBRARY OF CONGRESS

EDITORIAL NOTE: This listing is provided for information purposes only. It is compiled and kept up-to-date by the Copyright Office, Library of Congress.

	Section
Access to, and confidentiality of, Statements of Account for digital audio recording devices or media.....	201.29
Auditor's Reports, and other verification information filed in the Copyright Office for digital audio recording devices or media.....	201.29
Access (public) to CARP <sup>1</sup> meetings.....	251.11 to 251.16
Account (Statements of) for digital audio recording devices or media.....	201.28
Acquisition and deposit of unpublished television transmission programs.....	202.22
Addresses prescribed for communications with Copyright Office... 201.1, 201.2, 201.5, 202.3	
Adjustment (rate) proceedings (CARP) <sup>1</sup> .....	251.60 to 251.65
Advance notices of potential infringement.....	201.22
Affixation (methods of) of copyright notice and positions on works .....	201.20
Agreements between copyright owners and public broadcasting entities, Recordation of .....	201.9
Amend or correct individual's record under Privacy Act, Appeal of refusal to.....	204.8
Amendment or correction of records under Privacy Act, Request for.....	204.7
Annual Statements of Account, Contents of .....	201.28(f)
Arbitrators (CARP) <sup>1</sup> , Financial disclosure statements of .....	251.32
Arbitrators (CARP) <sup>1</sup> , Standards of conduct for .....	251.30 to 251.39
Architectural works.....	202.11
Architectural works, Deposit of .....	202.20(c)(2)(xviii)
Archives and libraries, Warnings of copyright for use by .....	201.14
Arts (visual), registration of (see Pictorial, graphic & sculptural works) .....	202.10, 202.20
Arts (visual) registry.....	201.25
Assessment of costs of (CARP) <sup>1</sup> panels .....	251.54
Audio (digital) recording devices or media, Initial notice of distribution of .....	201.27
Audio (digital) recording devices or media, Statements of Account for .....	201.28
Auditor's Reports filed in Copyright Office for digital audio recording devices or media (Access to, and confidentiality of) .....	201.29
Auditor's Reports (In general) .....	201.28, 201.29
Basic registration defined .....	201.5(a)
Best Edition.....	202.19, 202.20, Appendix B to Part 202
Blind and physically handicapped, <sup>2</sup> Voluntary license to permit reproduction of nondramatic literary works solely for use of.....	201.15
Broadcasting entities and copyright owners, Recordation of agreements between.....	201.9

<sup>1</sup>CARP is the acronym for Copyright Arbitration Royalty Panel.

<sup>2</sup>But see 17 U.S.C. 121 (reproduction for blind or other people with disabilities), added by the Act of September 16, 1996, Pub. L. 104-197, 110 Stat. 2394, 2416.

**37 CFR Ch. II (7-1-99 Edition)**

Broadcasting entities (public), Performance of musical compositions by .....	253.4, 253.5
Broadcasting entity (public) defined .....	253.2
Cable compulsory license, Adjustment of royalty fees for .....	256.1, 256.2
Cable compulsory license, Application of the 3.75% rate .....	201.17, 256.2
Cable contracts for systems outside 48 contiguous states, Recordation of .....	201.12
Cable royalty fees, Filing of claims for [under 17 U.S.C. 111(d)(4), 801, and 803].....	252.1 to 252.5
Cable systems, Statements of Account covering compulsory licenses for secondary transmissions by .....	201.17
Cancellation of completed registrations.....	201.7
CARP <sup>1</sup> arbitrators, Financial disclosure statements of .....	251.32
CARP <sup>1</sup> organization .....	251.1 to 251.8
CARP <sup>1</sup> meetings, Public access to .....	251.11 to 251.16
CARP <sup>1</sup> records, Inspection of .....	251.21 to 251.23
Cartographic (three-dimensional) representations of area, such as globes and relief models .....	202.20(c)(2)(xi)(B)
Certification and Documents Section, Information and Reference Division, as address for certain requests .....	201.1(c)
Certification of copies or documents, Requests for .....	201.2(d)
Certification (official) defined .....	201.4(a)
Claimants, Copyright applications .....	202.3
Claims to cable royalty fees under 17 U.S.C. 111(d)(4), 801 and 803.....	252.1 to 252.5
Coin-operated phonorecord player defined .....	254.2
Coin-operated phonorecord players, Adjustment of royalty rate for .....	254.1 to 254.3
Collective works, Deposit of contributions to .....	202.20(c)(2)(xv)
Colleges and universities, Performance of nondramatic musical compositions by public broadcasting entities licensed to .....	253.5
Commercial prints and labels, Deposit of .....	202.20(c)(2)(v)
Communications with Copyright Office, Addresses prescribed for .....	201.1
Complete copy defined for mandatory deposit only .....	202.19(b)(2)
Complete copy for purposes of registration, Definition of .....	202.20(b)(2)
Compulsory license for making/distributing phonorecords of nondramatic musical works, Notice of intention to obtain .....	201.18
Compulsory license for making/distributing phonorecords of nondramatic musical works, Rates .....	255.1 to 255.5
Compulsory license for making/distributing phonorecords of nondramatic musical works, Royalties and statements of account under .....	201.19
Compulsory license for secondary transmissions by cable systems, Statements of Account covering .....	201.17
Computer programs and databases embodied in machine-readable copies other than CD-ROM format, Deposit of .....	202.20(c)(2)(vii)
Computer shareware, Recordation of documents pertaining to .....	201.26
Computer software (public domain), Recordation of documents regarding donation of .....	201.26
Conduct standards for CARP <sup>1</sup> arbitrators.....	251.30 to 251.39
Confidentiality of, and access to, Statements of Account, Auditor's Reports, and other verification information filed in the Copyright Office for digital audio recording devices or media .....	201.29
Congress (Library of), Deposit of published copies or phonorecords for .....	202.19
Congress (Library of), Transfer of unpublished copyright deposits to .....	201.23
Contents of Statements of Account covering compulsory licenses for secondary cable transmissions.....	201.17(e)
Contributions to collective works, Deposit of .....	202.20(c)(2)(xv)
Copies and phonorecords, Deposit for copyright registration of .....	202.20

## Index

Copies containing both visually perceptible and machine-readable material other than a CD-ROM format, Deposit of.....	202.20(c)(2)(ix)
Copies, Deposit of identifying material instead of.....	202.21
Copies deposited, Return of.....	201.6(d)
Copies of records or deposits, Requests for.....	201.1(c)
Copies or phonorecords (published) for the Library of Congress, Deposit of .....	202.19
Copy (complete) defined for mandatory deposit only.....	202.19(b)(2)
Copying of records and indexes (Inspection and).....	201.2(b)
Copying of records under Freedom of Information Act [FOIA] (Inspection and).....	203.5
Copyright Arbitration Royalty Panel (CARP) <sup>1</sup> : Rules and Procedures	
Access (public) to CARP <sup>1</sup> meetings.....	251.11 to 251.16
Conduct standards of CARP <sup>1</sup> arbitrators .....	251.30 to 251.39
Ex parte communications .....	251.33
Inspection of CARP <sup>1</sup> records.....	251.21 to 251.23
Organization of CARP <sup>1</sup> .....	251.1 to 251.8
Procedures of CARP <sup>1</sup> panels.....	251.40 to 251.58
Public access to CARP <sup>1</sup> meetings .....	251.11 to 251.16
Rate adjustment proceedings .....	251.60 to 251.65
Records (CARP), <sup>1</sup> Inspection of.....	251.21 to 251.23
Royalty fee distribution proceedings .....	251.70 to 251.73
Standards of conduct for CARP <sup>1</sup> arbitrators .....	251.30 to 251.39
Copyright deposits, Full-term retention of.....	202.23
Copyright deposits (unpublished), Transfer to Library of Congress of.....	201.23
Copyright, Material not subject to .....	202.1
Copyright notice, General.....	202.2
Copyright notice, Methods of affixation and position.....	201.20
Copyright Office fees. <i>See</i> Fees .....	201.3
Copyright Office, Information given by.....	201.2
Copyright Office, Proper address for mail and other communications with.....	201.1
Copyright owners and broadcasting entities, Recordation of agreements between.....	201.9
Copyright, Registration of claims to.....	202.3
Copyright restoration for certain motion pictures and their contents under NAFTA, <sup>3</sup> Procedures for .....	201.31
Copyright restoration under Uruguay Round Agreements Act .....	201.33
Copyright Warning for software lending by nonprofit libraries .....	201.24
Correction or amendment of records under Privacy Act, Request for .....	204.7
Corrections and amplifications of copyright registrations.....	201.5
Correspondence (official), Access and requests for copies of .....	201.2(c) & (d)
Costs of CARP <sup>1</sup> panels, Assessment of .....	251.54
Databases and computer programs embodied in machine-readable copies other than CD-ROM format, Deposit of .....	202.20(c)(2)(vii)
Date (effective) of registration .....	202.4
Date of recordation defined.....	201.4(a), 201.26(f)
Definitions:	
Advance Notice of Potential Infringement .....	201.22(a)(1)
Annual Statement of Account (compulsory license).....	201.19(a)(2)
Architectural works.....	202.11(b)
Basic registration.....	201.5(a)
Best edition .....	202.19(b)(1), 202.20(b)(1)
Cable system .....	201.17(b)(2)
Cancellation .....	201.7(a)
Certification (official) .....	201.4(e)

<sup>3</sup>NAFTA is the acronym for North American Free Trade Agreement.

**37 CFR Ch. II (7-1-99 Edition)**

Coin-operated phonorecord player .....	254.2
Complete copy (deposit for registration) .....	202.20(b)(2)
Complete copy (mandatory deposit).....	202.19(b)(2)
Computer shareware .....	201.26(b)
Contributions to collective works.....	202.20(b)(2)(iii)
Current base rate (cable systems) .....	201.17(h)(1)(i)
Date of recordation.....	201.4(e), 201.26(f)
Digital audio transmissions, Arbitration concerning rates and terms for public performance of ephemeral or by audio transmissions....	251.2, 251.61, 251.62
Digital phonorecord delivery .....	255.4
Digital subscription transmissions, Initial notice of use of works....	201.35 - 201.37
Display Warning of Copyright.....	201.14(a)(1)
Distant signal equivalent.....	201.17(b)(5)
Distributor (satellite carrier) .....	201.11(b)
Document designated as pertaining to computer shareware .....	201.26(b)(2)
Gross receipts for basic service (cable systems).....	201.17(b)(1)
Individual (Privacy Act).....	204.2(a)
Local service area of a primary transmitter.....	201.17(b)(5)
Masthead.....	201.20(b)(8)
Monthly Statement of Account (compulsory license).....	201.19(a)(1)
Motion pictures .....	202.20(b)(2)(vi)
Musical scores.....	202.20(b)(2)(v)
NAFTA <sup>3</sup> work .....	201.33(b)(1)
Network station (satellite carrier) .....	201.11(b)
Notice (initial) of Distribution of Digital Audio Recording Devices .....	201.27(b)
Notice of objection to certain noncommercial performances .....	201.13(a)
Off-the-air copying.....	202.22(c)
Order Warning of Copyright.....	201.14(a)(2)
Posthumous work (renewal).....	202.17(b)
Potential copyright owner (NAFTA) <sup>3</sup> .....	201.31(b)(4)
Primary transmission (satellite carrier).....	201.11(b)(2)
Privacy Act.....	204.2
Private home viewing (satellite carrier).....	201.11(b)
Public broadcasting entity .....	253.2
Public domain computer software .....	201.26(b)(3)
Publication (NAFTA) <sup>3</sup> .....	201.31(b)(5)
Record (Privacy Act) .....	204.2(c)
Registration (supplementary) .....	201.5(a)
Reliance party.....	201.33(b)(2)
Renewal (posthumous work) .....	202.17(b)
Restored work .....	201.33(b)(3)
Routine use (Privacy Act) .....	204.2(e)
Satellite carrier.....	201.11(b)
Secondary transmission (satellite carrier) .....	201.11(b)(2)
Secure test .....	202.20(b)(4)
Single-leaf work .....	201.20(b)(9)
Sound recordings .....	202.20(b)(2)(iv)
Source country.....	201.33(b)(4)
Subscriber (satellite carrier) .....	201.11(b)
Superstation (satellite carrier) .....	201.11(b)
Supplementary registration .....	201.5(a)
Syndex-proof signal (satellite retransmission).....	258.2
System of records (Privacy Act).....	204.2(d)
Title page .....	201.20(b)(5)
Unserved household (satellite carrier) .....	201.11(b)
Warning of Copyright for Software Rental .....	201.24(a)
Deposit accounts .....	201.6(b)

## Index

Deposit (Acquisition and) of unpublished television transmission programs.....	202.22
Deposit (mandatory) of published copies or phonorecords for Library of Congress .....	202.19
Deposit, Nature of required.....	202.20(c)(1)
Deposit of copies for registration by category:	
Architectural works .....	202.20(c)(2)(xviii)
Certain pictorial and graphic works .....	202.20(c)(2)(iv)
Commercial prints and labels .....	202.20(c)(2)(v)
Computer programs and databases embodied in machine-readable copies other than CD-ROM format.....	202.20(c)(2)(vii)
Contributions to collective works.....	202.20(c)(2)(xv)
Generally .....	202.20(c)(2)(i)
Group registration of serials.....	202.20(c)(2)(xvii)
Holograms .....	202.20(c)(2)(iii)
Machine-readable copies of works other than computer programs, databases, and works fixed in a CD-ROM format .....	202.20(c)(2)(viii)
Oversize deposits .....	202.20(c)(2)(xiii)
Phonorecords .....	202.20(c)(2)(xvi)
Pictorial advertising material .....	202.20(c)(2)(xiv)
Soundtracks.....	202.20(c)(2)(xii)
Tests .....	202.20(c)(2)(vi)
Works fixed in a CD-ROM format.....	202.20(c)(2)(xix)
Works reproduced in or on sheetlike materials .....	202.20(c)(2)(x)
Works reproduced in or on three-dimensional objects.....	202.20(c)(2)(xi)
Deposit of copies for registration (special relief).....	202.20(d)
Deposit of copies under 17 U.S.C. 407, Presumption as to .....	202.19(f)
Deposit of identifying material instead of copies .....	202.21
Deposit of identifying material (Mask works).....	211.5
Deposit of oversize material.....	202.20(c)(2)(xiii)
Deposit requirements under 17 U.S.C. 407(a), Exemption from.....	202.19(c)
Deposits (copyright), Full-term retention of .....	202.23
Deposits, Requests for copies of.....	201.1(c)
Deposits (unpublished copyright), Transfer to Library of Congress of.....	201.23
Digital audio recording devices and media royalty payments, Filing of claims to.....	259.1 to 259.6
Digital audio recording devices or media (Access to, and confidentiality of, Statements of Account, Auditor's Reports, and other verification information filed in the Copyright Office for).....	201.29
Digital audio recording devices or media, Initial notice of distribution of .....	201.27
Digital audio recording devices or media, Statements of account for .....	201.28
Digital phonorecord delivery, definition of .....	255.4
Digital phonorecord delivery, royalty rate for .....	255.5
Digital subscription transmissions of sound recordings, Rates and terms .....	260.1 to 260.5
Disclosure (financial) statements of CARP <sup>1</sup> arbitrators.....	251.32
Displays [and] nondramatic performances of musical works for public broadcasting entities .....	253.7
Distribution proceedings (CARP) <sup>1</sup> for royalty fees .....	251.70 to 251.73
Documents pertaining to computer shareware, and public domain com- puter software, Recordation of.....	201.26
Documents, recordable .....	201.4(c)
Documents, Recordation of.....	201.4
Effective date of registration .....	202.4
Errors corrected by supplementary registration.....	201.5
Errors (minor) or omissions in registration .....	201.7(d)
Exemption from deposit requirements under 17 U.S.C. 407(a) .....	202.19(c)

## 37 CFR Ch. II (7-1-99 Edition)

Extended renewal term, Notices of termination of transfers and licenses covering.....	201.10
Fees, Generally for Copyright Office services.....	201.3
Freedom of Information Act.....	203.6
Licensing Division service fees.....	201.3(e)
Mask works.....	201.3(c)
Payment and Refunds.....	201.6
Privacy Act.....	204.6
Registration, recordation and related services.....	201.3 (c)
Special services .....	201.3(d)
Fees, Information on royalty payments or fees. <i>See Royalty or Royalties.</i>	
Filing and service of written cases and pleadings with CARP <sup>1</sup> .....	251.44
Financial disclosure statement of CARP <sup>1</sup> arbitrators.....	251.32
Forms for recordation not provided by Copyright Office .....	201.4(b)
Forms, Registration .....	202.3(b)(2)
Forty-eight contiguous states, Recordation of certain contracts by cable systems located outside of .....	201.12
Freedom of Information Act (FOIA), Electronic Records, public inspection and search.....	203.3 to 203.6
Freedom of Information Act (FOIA): Policies and Procedures .....	Part 203
Authority and functions.....	203.2
FOIA and Privacy Act (CARP <sup>1</sup> proceedings).....	251.23
In general.....	203.1
Inspection and copying .....	203.5
Methods of operation .....	203.4
Organization [of the Copyright Office] .....	203.3
Schedule of fees and methods of payment for services rendered .....	203.6
Full-term retention of copyright deposits .....	202.23
Graphic works, Pictorial, sculptural, and .....	202.10
Handicapped; physically or blind, <sup>2</sup> Voluntary license to permit reproduction of nondramatic literary works solely for use of those who are .....	201.15
Holograms, Deposit of .....	202.20(c)(2)(iii)
Identifying material instead of copies, Deposit of .....	202.21
Identifying material for Mask works, Deposit of .....	211.5
Indexes. <i>See Records.</i>	
Individual defined for purposes of Privacy Act .....	204.2(a)
Information (Freedom of) Act. <i>See Freedom of Information Act (FOIA).</i>	
Information given by Copyright Office .....	201.2
Infringement, Advance notices of potential .....	201.22
Initial notice of distribution of digital audio recording devices or media.....	201.27
Inquiries by mail, etc.; addresses.....	201.1
Inspection and copying of records .....	201.2(b)
Inspection and copying of records under the Freedom of Information Act (FOIA) .....	203.5
Inspection of CARP <sup>1</sup> records .....	251.21 to 251.23
Judicial review of determinations by the Librarian of Congress in CARP <sup>1</sup> proceedings .....	251.58
Labels, Deposit of commercial prints and.....	202.20(c)(2)(v)
Lending of software by nonprofit libraries, Warning of copyright for .....	201.24
Library of Congress, Deposit of published copies or phonorecords for .....	202.19
Library of Congress, Transfer of unpublished copyright deposits to.....	201.23
Libraries and archives, Warning of copyright for use by .....	201.14
Libraries and archives, Notice of normal commercial exploitation or availability at reasonable price .....	201.39
Libraries (Nonprofit), Warning of copyright for software lending by .....	201.24
License (compulsory) for making/distributing phonorecords of nondramatic musical works, Notice of intention to obtain .....	201.18

## Index

License (voluntary) solely for use of blind <sup>2</sup> and physically handicapped .....	201.15
Licenses and transfers covering extended renewal term, Notices of termination of.....	201.10
Licenses (compulsory) for secondary transmissions by cable systems, Statements of account covering.....	201.17
Licenses (statutory) for secondary transmissions for private home viewing, Satellite carrier statements of account covering .....	201.11
Licensing Division; inquiries/address .....	201.1
Machine-readable copies of works other than computer programs, databases, and works fixed in a CD-ROM format, Deposit of .....	202.20(c)(2)(viii)
Machine-readable copies other than CD-ROM format, Computer programs and databases embodied in.....	202.20(c)(2)(vii)
Mail and other communications with Copyright Office, Proper address for .....	201.1
Mask Work Protection:	
Deposit of identifying material .....	211.5
General provisions .....	211.1
Mask work fees .....	201.3(c), 211.3
Methods of affixation and placement of mask work notice .....	211.6
Recordation of documents pertaining to mask works .....	211.2
Registration of claims of protection for mask works .....	211.4
Material not subject to copyright .....	202.1
Media, Initial notice of distribution of digital audio recording devices or .....	201.27
Meetings of CARP <sup>1</sup> , Public access to .....	251.11 to 251.16
Motion pictures and their contents, Procedures for copyright restoration in accordance with NAFTA <sup>3</sup> for certain .....	201.31
Motion pictures, Deposit of .....	202.20(c)(2)(ii)
Musical compositions, Performance by public broadcasting entities of .....	253.4 to 253.6
Musical works (nondramatic), Notice of intention to obtain compulsory license for making/distributing phonorecords of.....	201.18
NAFTA, <sup>3</sup> Procedures for copyright restoration of certain motion pictures and the contents in accordance with.....	201.31
Noncommercial educational broadcasting.....	253.1 to 253.11
Noncommercial performances of nondramatic literary or musical works, Notices of objection to certain.....	201.13
Nondramatic literary or musical works, Notices of objection to certain noncommercial performances of .....	201.13
Nondramatic literary works, License to permit reproduction solely for use of blind and physically handicapped <sup>2</sup> .....	201.15
Nondramatic musical works, Notice of intention to obtain compulsory license for making/distributing phonorecords of.....	201.18
Nondramatic musical works, Royalties and statements of account under compulsory license for making/distributing phonorecords of .....	201.19
Nondramatic performances and displays of musical works for public broadcasting entities .....	253.7
Nonprofit libraries, Warning of copyright for lending of software by .....	201.24
Notice (Mask work), Method of affixation and placement of.....	211.6
Notice of copyright .....	202.2
Notice of copyright, Methods of affixation and positions on works .....	201.20
Contributions to collective works .....	201.20(f)
Motion pictures and other audiovisual works.....	201.20(h)
Pictorial, graphic, and sculptural works .....	201.20(i)
Single-leaf works .....	201.20(e)
Works published in book form .....	201.20(d)
Works reproduced in machine-readable copies .....	201.20(g)

## 37 CFR Ch. II (7-1-99 Edition)

Notice (initial) of distribution of digital audio recording devices or media.....	201.27
Notices of Intent to Enforce a restored copyright, Correction notices, Procedures for filing.....	201.34
Notices of Intent to Enforce a restored copyright under the Uruguay Round Agreements Act, Procedures for filing.....	201.33
Notice of intention to obtain compulsory license for making/distributing phonorecords .....	201.18
Notices (advance) of potential infringement.....	201.22
Notices of objection to certain noncommercial performances of nondramatic literary or musical works .....	201.13
Notices of termination of transfers and licenses covering extended renewal term .....	201.10
Objection (Notice of) to certain noncommercial performances of nondramatic literary or musical works .....	201.13
Off-the-air copying of unpublished television transmission programs.....	202.22(c)
Organization of CARP <sup>1</sup> .....	251.1 to 251.8
Oversize deposits .....	202.20(c)(2)(xiii)
Panels (CARP) <sup>1</sup> , Procedures of.....	251.40 to 251.58
Performances (nondramatic) and displays of musical works for public broadcasting entities .....	253.7
Performances of musical compositions by public broadcasting entities.....	253.4 to 253.6
Performances of nondramatic literary or musical works, Notices of objection to certain noncommercial.....	201.13
Phonorecords, Deposit for copyright registration.....	202.20
Phonorecords for Library of Congress, Deposit of published.....	202.19
Phonorecords of nondramatic musical works, Notice of intention to obtain compulsory license for making/distributing.....	201.18
Phonorecords of nondramatic musical works, Royalties and statements of account under compulsory license for making/distributing.....	201.19
Phonorecords, Royalty payable under compulsory license for making and distributing.....	255.1 to 255.8
Pictorial advertising material, Deposit of.....	202.20(c)(2)(xiv)
Pictorial, graphic, and sculptural works.....	202.10
Pictorial, graphic, and sculptural works published by public broadcasting entities, Terms and rates of royalty payments for the use of.....	253.8
Positions and methods of affixation of copyright notice .....	201.20
Presumption as to deposit of copies under 17 U.S.C. 407 .....	202.19(f)
Prints (commercial) and labels , Deposit of .....	202.20(c)(2)(v)
Privacy Act and FOIA (CARP <sup>1</sup> proceedings).....	251.23
Privacy Act: Policies and Procedures .....	Part 204
Appeal of refusal to correct or amend an individual's record .....	204.8
Definitions .....	204.2
Fees .....	204.6
General policy .....	204.3
Judicial review .....	204.9
Procedure for notification of the existence of records pertaining to individuals .....	204.4
Procedures for requesting access to records .....	204.5
Request for correction or amendment of records .....	204.7
Private home viewing, Satellite carrier statements of account covering statutory licenses for secondary transmissions for.....	201.11
Procedures for copyright restoration in U.S.A. of certain motion pictures and their contents in accordance with NAFTA <sup>3</sup> .....	201.31
Procedures of CARP <sup>1</sup> panels.....	251.40 to 251.58
Proceedings for CARP <sup>1</sup> royalty fee distribution .....	251.70 to 251.73

## Index

Proceedings for rate adjustment (CARP <sup>1</sup> ).....	251.60 to 251.65
Public access to CARP <sup>1</sup> meetings .....	251.11 to 251.16
Public access to CARP <sup>1</sup> records .....	251.21 to 251.23
Public broadcasting entities, Nondramatic performances and displays of musical works for .....	253.7
Public broadcasting entities, Performance of musical compositions by.....	253.4 to 253.6
Public broadcasting entities, Recordation of agreements between copyright owners and .....	201.9
Public broadcasting entity defined.....	253.2
Public domain computer software, Recordation of documents pertaining to donation of.....	201.26
Published copies or phonorecords, Deposit (mandatory) for Library of Congress .....	202.19
Rate adjustment proceedings (CARP) <sup>1</sup> .....	251.60 to 251.65
Rate adjustment proceedings for secondary transmissions by satellite carriers (CARP) .....	258.1 - 258.3
Record of individual under Privacy Act, Appeal of refusal to correct or amend .....	204.8
Recordability of documents (general requirements) .....	201.4(c)
Recordation, Date of.....	201.4(e)
Recordation fees .....	201.4(d)
Recordation forms not necessary .....	201.4(b)
Recordation of agreements between copyright owners and public broadcasting entities.....	201.9
Recordation of cable contracts for systems outside the 48 contiguous states.....	201.12
Recordation of transfers and other documents.....	201.4
Recording devices (digital audio) or media, Initial notice of distribution of .....	201.27
Recording devices (digital audio) or media, Statements of account for.....	201.28
Records and indexes, Inspection and copying of.....	201.2(b)
Records (CARP) <sup>1</sup> , Inspection of.....	251.21 to 251.23
Records; filings; addresses for requests .....	201.1
Records, Request under Privacy Act for amendment or correction of .....	204.7
Records (System of) under Privacy Act.....	204.2(d)
Records under Freedom of Information Act (FOIA), Inspection and copying of.....	203.5
Reference and Bibliography Section as address for search requests .....	201.1(d)
Refund of Copyright Office fees .....	201.6
Refusal to correct or amend an individual's record, Appeal of .....	204.8
Registration (basic), Effect of supplementary registration on.....	201.5(d)
Registration (copyright), Deposit of copies and phonorecords for .....	202.20
Registration, Effective date of .....	202.4
Registration of copyright .....	202.3
Registration of group of related works .....	202.3(b)(4) to (8)
Automated databases .....	202.3(b)(4)
Contributions to periodicals.....	202.3(b)(7)
Daily newsletters.....	202.3(b)(8)
Daily newspapers .....	202.3(b)(6)
Serials.....	202.3(b)(5)
Registrations and recordations, Requests for searches of .....	201.1(d)
Registrations (completed), Cancellation of .....	201.7
Registrations (corrected and amplified) .....	201.5
Registrations (supplementary) .....	201.5
Registry (Visual Arts) .....	201.25
Relief (Special) .....	202.19(e), 202.20(d)

**37 CFR Ch. II (7-1-99 Edition)**

Renewal term (extended), Notices of termination of transfers and licenses covering.....	201.10
Renewals .....	202.17
Restoration of copyright for certain motion pictures and their contents in accordance with NAFTA, <sup>3</sup> Procedures for .....	201.31
Restoration of copyright under the Uruguay Round Agreement Act ....	201.33, 202.12
Restored copyrights, Registration of .....	202.12
Retention (Full-term) of copyright deposits .....	202.23
Royalties and statements of account under compulsory license for making/distributing phonorecords of nondramatic musical works.....	201.19
Royalty (cable) fees, Filing of claims under 17 U.S.C. 111(d)(4), 801, 803, to .....	252.1 to 252.5
Royalty fee (CARP) distribution proceedings .....	251.70 to 251.73
Royalty fee for cable compulsory license, Adjustment of.....	256.1 and 256.2
Royalty fee for secondary transmissions by satellite carriers, Adjustment of .....	258.1 to 258.3
Royalty fees for secondary transmissions by satellite carriers, Filing of claims to.....	257.1 to 257.6
Royalty payable under compulsory license for making/distributing phonorecords .....	255.1 to 255.3, 255.5
Royalty payments for digital audio recording devices and media, Filing of claims to.....	259.1 to 259.6
Royalty payments for use of published pictorial, graphic, and sculptural works .....	253.8
Royalty rate for coin-operated phonorecord players, Adjustment of....	254.1 to 254.3
Satellite carrier royalty fees, Filing of claims to.....	257.1 to 257.6
Satellite carrier statements of account and royalty fees covering li- censes for secondary transmissions for private home viewing.....	201.11
Satellite carriers, Adjustment of royalty fee for secondary transmissions by.....	258.1 to 258.3
Sculptural works (Pictorial, graphic, and) .....	202.10
Search of records, Requests for .....	201.1(d)
Secondary transmission by cable systems, Royalty fee for compulsory li- cense for.....	256.2
Secondary transmission by satellite carriers, Royalty fee for .....	258.3
Second transmissions by cable systems, Statements of Account covering compulsory licenses for .....	201.17
Serials, Group registration of .....	202.20(c)(2)(xvii)
Shareware (computer), Recordation of documents pertaining to .....	201.26
Software lending by nonprofit libraries, Warning of copyright for.....	201.24
Software (public domain computer), Recordation of documents per- taining to donation of .....	201.26
Soundtracks, Deposit of .....	202.20(c)(2)(xii)
Special relief (deposit of copies for registration).....	202.20(d)
Special relief (mandatory deposit under 17 U.S.C. 407).....	202.19(e)
Special Services (Copyright Office), Fees for .....	201.3(d)
Specialty stations designated under cable compulsory license .....	256.2
Standards of conduct for CARP <sup>1</sup> arbitrators .....	251.30 to 251.39
Statements of account (and royalties) under compulsory license for making/distributing phonorecords of nondramatic musical works.....	201.19
Statements of account and royalty fees (satellite carrier) covering li- censes for secondary transmissions for private home viewing.....	201.11
Statements of Account, Auditor's Reports, etc. filed in Copyright Office for digital audio recording devices or media, Access to and confiden- tiality of.....	201.29
Statements of account covering compulsory licenses for secondary transmissions by cable systems .....	201.17
Statements of account for digital audio recording devices or media.....	201.28

## Index

- Statements of Account (In general) ..... 201.11, 201.17, 201.19, 201.28, 201.29  
States (48 contiguous), Recordation of cable contracts for systems outside of ..... 201.12  
Statutory licenses for secondary transmissions for private home viewing, Satellite carrier statements of account and royalty fees covering ..... 201.11  
Supplementary registration application (form and content) ..... 201.5(c)  
Supplementary registration, Effect on basic registration of ..... 201.5(d)  
Syndex-proof signal (satellite carrier retransmission), Definition of ..... 258.2  
System of records under Privacy Act ..... 204.2(d)  
Television broadcast signals transmitted by satellite carriers to the public for private home viewing, Adjustment of royalties payable under compulsory license for ..... 258.1 to 258.3  
Television broadcast signals transmitted by satellite carriers to the public for private home viewing, Procedures for filing claims for compulsory license royalty fees covering ..... 257.1 to 257.6  
Television transmission programs (unpublished), Acquisition and deposit of ..... 202.22  
Termination of transfers and licenses covering extended renewal term, Notices of ..... 201.10  
Tests, Deposit of ..... 202.20(c)(2)(vi)  
Transfer of unpublished copyright deposits to Library of Congress ..... 201.23  
Transfers and licenses covering extended renewal term, Notices of termination of ..... 201.10  
Transfers and other documents, Recordation of ..... 201.4  
Transmission programs (television), Acquisition and deposit of unpublished ..... 202.22  
Unpublished copyright deposits, Transfer to Library of Congress of ..... 201.23  
Unpublished television transmission programs, Acquisition and deposit of ..... 202.22  
Use (routine) under Privacy Act ..... 204.2(e)  
Verification information filed in Copyright Office for digital audio recording devices or media, Access to and confidentiality of ..... 201.29  
Visual Arts Registry ..... 201.25  
Visually perceptible and machine-readable material other than a CD-ROM format, Deposit of copies containing both ..... 202.20(c)(2)(ix)  
Voluntary license to permit reproduction of nondramatic literary works solely for use of the blind and physically handicapped<sup>2</sup> ..... 201.15  
Warning of copyright for software lending by nonprofit libraries ..... 201.24  
Warnings (display) of copyright for use by certain libraries and archives ..... 201.14  
Works:  
    Architectural ..... 202.11  
    Nondramatic literary ..... 201.13  
    Nondramatic musical ..... 201.13, 201.18, and 201.19  
    Pictorial, graphic, and sculptural ..... 202.10  
Works consisting of sounds, images, or both, Advance notices of potential infringement of ..... 201.22  
Works fixed in CD-ROM format, Deposit of ..... 202.20(c)(2)(xix)  
Works reproduced in or on sheetlike materials, Deposit of ..... 202.20(c)(2)(x)  
Works reproduced in or on three-dimensional objects, Deposit of ..... 202.20(c)(2)(xi)  
Xerographic or photographic copies on good quality paper are acceptable deposits for archival purposes in connection with the registration of claims to copyright in architectural works ..... 202.20(c)(2)(xviii)